UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA

VIDEO GAMING TECHNOLOGIES,
INC.,

Plaintiff,

CASE NO. 17-CV-00454-GKF-JFJ

vs.

CASTLE HILL STUDIOS LLC, et al.

Defendants.

DEFENDANTS' MOTION TO SEAL MOTION TO EXCLUDE PLAINTIFF'S EXPERT STACY FRIEDMAN AND SUPPORTING DECLARATION

Pursuant to Local Rule 79.1, and paragraph 2(f) of the Stipulated Protected Order (ECF No. 55) (the "Protective Order"), Defendants Castle Hill Studios LLC, Castle Hill Holdings LLC, and Ironworks Development LLC (together "Castle Hill"), hereby request that the Court enter an order sealing Defendant's unredacted Motion to Exclude Plaintiff's Expert Stacy Friedman and Exhibits A-E to the Declaration of Robert C. Gill in Support of Defendants' Motion to Exclude Plaintiff's Expert Stacy Friedman (collectively, ECF No. 172). In support of this request to seal, Defendants state as follows:

- 1. Portions of the Motion to Exclude contain information designated by Plaintiff and Defendants as Confidential, Highly Confidential Information, or Highly Confidential Source Code Information pursuant to paragraph 2(c) of the Stipulated Protective Order (ECF No. 55).
- 2. Exhibit A to the Declaration of Robert C. Gill consists of the Opening Expert Report of Stacy Friedman dated August 10, 2018. Plaintiff designated the report prior to the signature page as Confidential, Highly Confidential, or Highly Confidential Source Code Information pursuant to paragraph 2(c) of the Stipulated Protective Order (ECF No. 55).

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3. Exhibit B to the Declaration of Robert C. Gill consists of the Reply Expert Report

of Stacy Friedman dated September 14, 2018 (exhibits omitted). Plaintiff designated the report up

through the signature page as Confidential, Highly Confidential, or Highly Confidential Source Code

Information pursuant to paragraph 2(c) of the Stipulated Protective Order (ECF No. 55).

Exhibit C to the Declaration of Robert C. Gill consists of deposition excerpts from

the deposition of Stacy Friedman dated September 24, 2018. Plaintiff designated the deposition

transcript of Mr. Friedman Highly Confidential pursuant to paragraph 2(c) of the Stipulated

Protective order.

Exhibit D to the Declaration of Robert C. Gill consists of a document produced by 5.

Castle Hill during the course of discovery. Castle Hill designated this document as Highly

Confidential pursuant to paragraph 2(a) of the Stipulated Protective Order.

6. Exhibit E to the Declaration of Robert C. Gill consists of deposition excerpts from

the deposition of Alan Roireau dated May 15, 2018. Castle Hill designated the deposition transcript

of Mr. Roireau Highly Confidential pursuant to paragraph 2(c) of the Stipulated Protective order.

7. Pursuant to Local Rule 79.1, General Order 08-11, and the Protective Order, Castle

Hill filed both a public, redacted Motion to Exclude with public, redacted Exhibits, and a sealed,

unredacted Motion to Exclude, and sealed, unredacted Exhibits.

WHEREFORE, Defendants respectfully request that the Court enter an Order sealing the

Motion to Exclude and Exhibits A-E to the Declaration of Robert C. Gill.

Dated: October 12, 2018

Respectfully submitted,

/s/ Robert C. Gill

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Counsel for Defendants

CERTIFICATE OF SERVICE

I hereby certify that on this 12th day of October, 2018, I caused a copy of the foregoing **DEFENDANTS' MOTION TO SEAL MOTION TO EXCLUDE PLAINTIFF'S EXPERT STACY FRIEDMAN AND SUPPORTING DECLARATION** to be filed using the Court's ECF system, which will provide electronic notification of filing to the following counsel for Plaintiff:

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